

FILED
JAMES BONINI
CLERK

IN THE UNITED STATES COURT OF APPEALS
FOR THE SOUTHERN DISTRICT
WESTERN DIVISION, CINCINNATI, OHIO

07 FEB 14 PM 12:59

Plaintiff,

-vs-

Case No. C-100-CV-01003

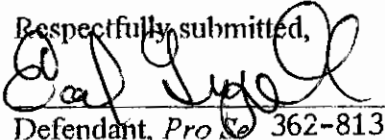
EARL INGELS,

Defendant.

MOTION FOR EXTENSION OF TIME

Comes now Defendant, Earl Ingels, acting in *Pro Se*, and requests that this Honorable Court grant him an extension of time of ~~SEXY(50)~~ days until the 9th of April, 2007.

Defendant's reasons for the extension of time are more fully explained in the attached Memorandum In Support.

Respectfully submitted,

Earl Ingels
Defendant, Pro Se 362-813

Warren Correctional Inst

Institutional Number & Unit
3-A 227

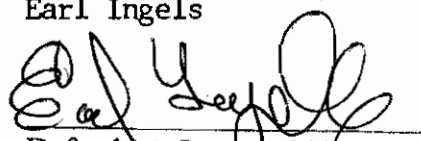
Warren Correctional Institution
5787 State Route 63
P.O. Box 120
Lebanon, Ohio 45036

MEMORANDUM IN SUPPORT

In support of the foregoing motion, Defendant submits the following reasons in favor of his being granted an extension of time:

1. I have know legal experience in drafting this appeal and will require time to research this to gain the knowledge required to present the appeal to the courts.
2. I am limited to the time I can get into our law library. Currently we are granted from 1 and 1/2 to 3 hours a week. Thusly I am hampered on the amount of time I can spend on research. Once I learn how to conduct this research.
3. I will also be required to contact outside sources, such as law schools to obtain current case laws and court ruling on matters such as this, as our law library is not up to date on recent court cases and ruling.
4. The above reasons along with the fact that I will be flying blind in the fact of overwhelming factor, will hopefully allow this court to show mercy on this truly novice Pro,Se petitioner and grant the extention of time so badly required and needed.

Respectfully submitted,
Earl Ingels



Defendant, Pro Se 362-813
Warren Correctional Inst.

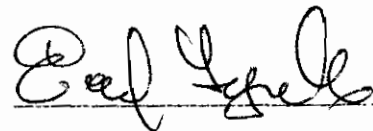
CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Motion for Time Extention

was sent to the Attorney General ~~xxxxx~~ Prosecutor Stuart A. Cole Assistant A.G.

at 150 E. Gay St. Columbus, Oh. 43215

by U.S. Mail on the 9th day of February, 2007



Defendant, Pro Se